Victim/Witness Offices

are located in each Prosecuting Attorney's Office. Contact them for assistance with your case and information about your rights.

Adams County	Kitsap County	Snohomish
(509) 659-3219	(360) 337-7174	County
		(425) 388-3370
Asotin County	Kittitas County	
(509) 243-2061	(360) 962-7520	South Puget
Danton County	Kii alaitat Carreti.	Sound Intertribal
Benton County (509) 735-3591	Klickitat County (509) 773-5838	Planning Agency (360) 426-3990
(309) 733-3391	(309) 113-3030	(300) 420-3990
Chelan County	Lewis County	Spokane County
(509) 664-5206	(360) 740-1240	(509) 456-3646
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Clallam County	Lincoln County	Stevens County
(360) 417-2368	(509) 725-4040	(509) 684-7500
Clark County	Lummi Indian	Thurston County
(360) 699-2008	Victim	(360) 754-2989
(300) 033-2000	Assistance	(300) 734-2303
Columbia County	(360) 384-2285	Upper Skagit
(509) 382-1197	()	Tribe Victim
, ,	Mason County	Assistance
Cowlitz County	(360) 384-2285	(360) 856-4200
(360) 577-3080		
	Okanogan	Wahkiakum
Douglas County	County	County
(509) 884-9446	(509) 422-7280	(360) 795-3652
Ferry County	Pacific County	Walla Walla
(509)775-5206	(360) 875-9361	County
ext 207	(000) 010 0001	(509) 527-3232
	Pend Oreille	,
Franklin County	County	Whatcom County
(509) 545-3543	(509) 447-4414	(360) 676-6784
Confield County	Diames County	Whitman County
Garfield County (509) 843-3082	Pierce County (253) 798-7400	Whitman County (509) 397-6250
(000) 040 0002	(233) 730 7400	(303) 337 3230
Grant County	Port Gamble	Yakama Indian
(509) 754-2011	Sklallam Tribe	Victim
ext 450	(360) 297-2646	Assistance
	<i> </i>	(509) 865-5121
Grays Harbor	San Juan County	Validada
County	(360) 378-4101	Yakima County
(360) 249-3951	Seattle Police	(509) 574-1210
Island County	Department	
(360) 679-7365	(206) 684-7777	
	()-) : : : : : :	
Jefferson County	Skagit County	
(360) 385-9386	(360) 336-9460	
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King County	Skamania County	
(206) 296-9552	(509) 427-4210	

Office of Crime Victims Advocacy

The Office of Crime Victims Advocacy (OCVA) serves as a voice within government for the needs of crime victims in Washington State. Established in 1990, OCVA serves the state on many levels by:

- Advocating on behalf of crime victims in obtaining needed services and resources;
- Administering grant funds for community programs working with crime victims;
- Assisting communities in planning and implementing services for crime victims; and
- Advising local and state government agencies of practices, policies, and priorities which impact crime victims.

"It is the mission of the Office of Crime Victims Advocacy to identify the opportunities and resources victims need in order to recover and to facilitate the availability of those resources and opportunities in communities statewide."



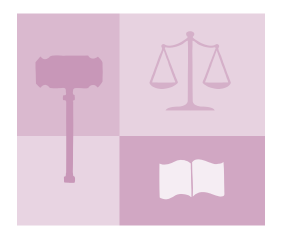
Department of Community, Trade and Economic Development PO Box 48304

Olympia, WA 98504-8304

Phone: 1-800-822-1067 Fax: 360-586-7176 Email: ocva@cted.wa.gov



Understanding your rights as a victim of crime in the State of Washington



Office of Crime Victims Advocacy
1-800-822-1067

Crime Victims' Bill of Rights

Child Crime Victims' Bill of Rights

As established in RCW 7.69.030

As a crime victim, survivor of a crime victim, or witness to a crime, Washington state law provides that reasonable efforts be made to ensure the following **rights**:

- To be provided with a written statement of the rights of crime victims, including the name, address and phone number of a county or local crime victim/ witness program if one is available in your area.
- 2. To be informed of the **final disposition** of the case.
- To be informed of changes in court dates to which you have been subpoenaed.
- To receive protection from harm or threats of harm arising from cooperation with law enforcement and prosecution efforts.
- To be informed of the procedure to be followed to apply for and receive any witness fees to which you are entitled.
- To be provided, whenever practical, with a secure waiting area during court proceedings that does not require you to be in close proximity to defendants and families or friends of defendants.
- To have any stolen or personal property returned as soon as possible after the completion of the case.
- To be provided with appropriate employer intercession regarding absence from work for court appearances.
- To be provided access to medical assistance without unreasonable delay.
- To have, whenever practical, a victim advocate present at prosecutorial or defense interviews and at judicial proceedings.
- To be present in court during trial, or if subpoenaed to testify, to be scheduled as early as practical in proceedings in order to be present during trial after testifying.
- To be informed of the date, time and place of the sentencing hearing for felony convictions upon request.
- To submit a victim impact statement which shall be included in all pre-sentence reports and permanently included in the offender's files and records.
- To present a victim impact statement personally or by representation, at sentencing hearings for felony convictions
- To have restitution ordered when there is a felony conviction, even if the offender is incarcerated, unless extraordinary circumstances exist.
- 16. To present a statement in person, in writing, via audio/video tape, or by representation, at any hearing conducted regarding an application for pardon or commutation of sentence.

Address Confidentiality Program 1-800-822-1065

Child Protective Services Hotline 1-800-562-5624

Crime Victims Compensation 1-800-762-3716

Department of Corrections Victim/Witness Program 1-800-322-2201

Domestic Violence Hotline 1-800-562-6025

DSHS Victim/Witness Notification Program 1-800-422-1536

Family and Friends of Violent Crime Victims 1-800-346-7555

Office of Crime Victims Advocacy 1-800-822-1067

Violent Crime Victims Services 253-383-5254

Washington Coalition of Crime Victim Advocates 425-301-9355

As established in RCW 7.69A.030

In addition to the rights provided for all crime victims and witnesses, Washington law states that reasonable efforts be made to ensure the following rights for child victims of violent or sex crimes or child abuse and witnesses under age eighteen:

- To have legal proceedings and legal investigations in which the child is involved explained in a language easily understood by the child.
- To have, whenever practical, a victim advocate present at prosecutorial or defense interviews and at judicial proceedings.
- To be provided, whenever practical, with a secure waiting area during court proceedings and to have an advocate or support person remain with the child prior to and during court proceedings.
- To not have the names, addresses or photographs disclosed to any agency outside the criminal justice system without the permission of the child or the child's parents or quardians.
- To allow an advocate to make recommendations to the prosecuting attorney about child's ability to cooperate with prosecution and the potential effect of the proceedings on the child.
- To allow an advocate to provide information to the court regarding the child's ability to understand court proceedings.
- To be provided with appropriate referrals to social service agencies to assist the child and/ or the child's family with the emotional impact of the crime, investigation and judicial proceedings.
- To allow an advocate to be present in court while the child testifies.
- To provide information to the court as to the need for the presence of other supportive persons during the child's testimony to promote the child's feelings of security and safety.
- To allow law enforcement to enlist the services of other professional personnel such as Child Protective Services, victim advocates or prosecutorial staff trained in the interviewing of child victims.
- 11. To receive, either directly or through the child's parent or guardian, a written statement of the rights of child victims, including the name, address, and phone number of a county or local crime victim/witness program if one is available.